Case 3:02-cv-0	Document 6	Filed 03/10/03	Page 1 of	3 PageID 31
ORIGINAL	IN THE UNITED STA		NORTHE COURT	DISTRICT COURN DISTRICT OF LAAS
	DALLA	S DIVISION		149 1 0 701.
E3 GROUP, INC.,		)	A 11 November 1	de de Marcone, analysisco, analysisco, analysisco, analysisco, analysisco, analysisco, analysisco,
Plaintiff,			By	Deputy Deputy
v.		Civil Action No. 3:02 CV 2700M		
GREG SWICK and FRED KLEIN,		) )		
Defendants		)		

## STIPULATION FOR VOLUNTARY DISMISSAL

Pursuant to Rule 41(a)(1)(ii) of the Federal Rules of Civil Procedure, Plaintiff E3 Group, Inc. and Defendants Greg Swick and Fred Klein hereby stipulate to the voluntary dismissal of all claims and causes of action asserted on behalf of Plaintiff against Greg Swick and Fred Klein with prejudice to refiling.

Respectfully submitted,

Blake A. Bailey State Bar No. 01514700 David A. Buono II State Bar No. 24001806 BROWN MCCARROLL, L.L.P. 2000 Trammell Crow Center 2001 Ross Avenue Dallas, Texas 75201-2995 (214) 999-6100 (214) 999-6170 - Fax

ATTORNEYS FOR E3 GROUP, INC.

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ATTORNEYS FOR GREG SWICK AND FRED KLEIN

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a true and correct copy of the foregoing document has been served on all counsel of record via certified mail, return receipt requested on this the day of March, 2003.

Blake A. Bailev

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Respectfully submitted,

Blake A. Bailey State Bar No. 01514700 David A. Buono II State Bar No. 24001806 BROWN McCarroll, L.L.P. 2000 Trammell Crow Center 2001 Ross Avenue Dallas, Texas 75201-2995 (214) 999-6100 (214) 999-6170 - Fax

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Blake A. Bailey